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18	IN THE UNITED STATES DISTRICT COURT	
19	FOR THE DISTRICT OF ARIZONA	
20		I
	United States of America,	CR-24-00394-PHX-SPL
21	Plaintiff,	
22	vs.	GOVERNMENT'S NOTICE OF CONFESSIONS, ADMISSIONS,
23	, , ,	AND STATEMENTS PURSUANT TO LOCAL RULE 16.1
24	Abraham Chol Keech, et al.,	LOCAL ROLE 10.1
25	Defendants.	
26		
27	The United States hereby provides notice, pursuant to Rule 16.1 of the Local Rules	
28	of Criminal Procedure for the District of Arizona, that the defendants' confessions,	
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admissions, and statements contained in the discovery provided in this case may be introduced into evidence by the government at trial. *See United States v. Hall*, 742 F.2d 1153, 1156 (9th Cir. 1984); *United States v. Long*, 455 F.2d 962, 963 (9th Cir. 1972). These statements may include, but are not limited to, statements made by the defendants to law enforcement officers, including undercover agents, as well as statements made by defendants to other persons (including each other) involving, evidencing, or in any way related to the charged offenses. These statements may also include recorded jail calls.

The government has produced these statements in discovery. Any statements made by defendants discovered after this filing will be timely disclosed, and the government hereby notices that it may use any such statements at trial.

Respectfully submitted this 1st day of August, 2025.

TIMOTHY COURCHAINE United States Attorney District of Arizona

s/Amy C. Chang AMY C. CHANG RAYMOND K. WOO M. BRIDGET MINDER Assistant U.S. Attorneys

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CERTIFICATE OF SERVICE

I hereby certify that on August 1, 2025, I electronically transmitted the attached document to the Clerk's Office using the CM/ECF System for filing a copy to the following CM/ECF registrants:

Richard C. Bock and Dominic Rizzi, *Attorneys for Abraham Keech* Kurt Altman, *Attorney for Peter Ajak*

s/Theresa Hanson U.S. Attorney's Office

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